## GOVERNMENT NOTICE

## DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT No. R. 545 30 June 2015

RULES BOARD FOR COURTS OF LAW ACT, 1985 (ACT NO. 107 OF 1985)

# AMENDMENT OF RULES REGULATING THE CONDUCT OF THE PROCEEDINGS OF THE MAGISTRATES' COURTS OF SOUTH AFRICA

The Rules Board for Courts of Law has, under section 6 of the Rules Board for Courts of Law Act, 1985 (Act No. 107 of 1985), with the approval of the Minister of Justice and Correctional Services, made the rules in the Schedule.

#### **SCHEDULE**

#### **GENERAL EXPLANATORY NOTE:**

	Words or	expressions	in bold type	ed in	square	brackets	indicate	omissior	ns from
exist	ing rules.								
	-	expressions	underlined	with a	a solid	line indica	ate inser	tions in (	existing
rules	<b>S.</b>								

#### **Definition**

1. In this Schedule "the Rules" means the Rules Regulating the Conduct of the Proceedings of the Magistrates' Courts of South Africa published under Government Notice No. R. 740 of 23 August 2010, as amended by Government Notice Nos. R. 1222 of 24 December 2010, R. 611 of 29 July 2011, R. 1085 of 30 December 2011, R. 685 of 31 August 2012, R. 115 of 15 February 2013, R. 263 of 12 April 2013, R. 760 of 11 October 2013, R. 183 of 18 March 2014, R. 215 of 28 March 2014, R. 507 of 27 June 2014, R. 5 of 9 January 2015, R. 32 of 23 January 2015, R. 33 of 23 January 2015 and R. 318 of 17 April 2015.

#### Amendment of rule 1(4)

- **2.** Rule 1 of the Rules is hereby amended by the substitution for sub-rule (4) of the following sub-rule:
- "(4)(a) The forms contained in Annexure 1 may be used with such variation as circumstances require.
- (b) [Non-compliance with this subrule shall not in itself be a ground for exception, but at any court in which equipment has been installed for the purpose of facilitating the issue of summonses,] Subject to the provisions of paragraph (a), the clerk or registrar of the court may refuse to issue:
  - (i) any summons purporting to be in the form of Form 2, 2A, 2B or 3 but which does not <u>substantially</u> comply with the prescribed requirements; or
  - (ii) any written request as referred to in section 59 of the Act which does not substantially comply with a request contained in Form 5A or 5B.
- (c) All process of the court for service or execution and all documents or copies to be filed of record other than documents or copies filed of record as documentary proof shall be on paper known as A4 standard paper of a size of approximately 210mm by 297 mm."

## Amendment of Annexure 1 to the Rules

- 3. Annexure 1 to the Rules is hereby amended by the substitution for –
- (a) Form No. 2A of Form No. 2A contained in the Annexure to this Schedule; and
- (b) Form No. 2B of Form No. 2B contained in the Annexure to this Schedule.

#### Commencement

4. These rules come into operation on 31 July 2015.

## **ANNEXURE**

## <u>"No. 2A –</u>

## **Summons: Provisional Sentence**

* For use in the District Court
In the Magistrate's Court for the District of
held at
<u>Case No</u> of 20
In the matter between
Plaintiff
<u>and</u>
Defendant
To the sheriff or his/her deputy:
INFORM A.B., of (state residence or place of business
and if known, gender, occupation and place of employment)(hereinafter called
the defendant), that C.D. (state gender and occupation), of (residence or
place of business) (hereinafter called the plaintiff), hereby institutes action against
him or her in which action:
(1) Defendant is hereby summoned to pay to the plaintiff herein immediately after service of
this summons an amount of together with interest thereon at the rate of
% per annum as from
Plaintiff's claim against defendant for payment of the above-mentioned amount is for: (set out
the cause of action)
<u></u>

and a copy of which document is annexed hereto;
(2) By failing such payment, defendant is hereby called upon to appear before this court
personally or by a practitioner at (place and court if
necessary) on the day of 20 at (time) in the
forenoon (or as soon thereafter as the matter can be heard) to admit or deny defendant's
liability for the said claim.
If defendant denies liability for the claim, defendant shall not later than the
Defendant is further informed that in the event of defendant not paying the amount and interest above-mentioned to the plaintiff immediately and if defendant further fails to file an affidavit as aforesaid, and to appear before this court at the time above stated, provisional sentence may be granted against defendant with costs, but that against payment of the said amount, interest and costs, defendant will be entitled to demand security for the restitution thereof if the said sentence should thereafter be reversed.
DATED atthisday of20
Clerk of the Court
Plaintiff/Plaintiff's Attorney
(15 km Physical Address)

<u>.....</u>

Postal Address
Facsimile Number
Electronic Mail Address
*The plaintiff is prepared to accept all subsequent documents and notices at the facsimile
address/electronic mail address/other address stated herein.
(Delete whichever is not applicable)
Costs, if the action is undefended, will be as follows:
Attorney's charges
(i) Issue of summons
(Item 2 of Part II of Table A) R
(ii) Attending court
(Item 7 of Part II of Table A) R
(iii) Judgment fees
(Item 3 of Part II of Table A) R
Court fees R
Sheriff's fees R
Sheriff's fees on re-issue of summons R
<u>Total R</u>
And take notice that-
(a) if defendant pays the said claim and costs immediately judgment will not be given
against defendant herein and defendant will save judgment charges;

(b) if defendant admits the claim and wishes to consent to judgment, defendant may
file with the clerk of the court an admission of liability signed by defendant and witnessed by
defendant's attorney, or otherwise verified by affidavit, and if defendant wishes to undertake to
pay the claim in instalments or otherwise, defendant may approach the plaintiff or plaintiff's
attorney.
Notice:
(i) Any person against whom a court has, in a civil case, given judgment or
made any order who has not, within 10 days, satisfied in full such judgment or order may be
called upon by notice in terms of section 65A(1) of the Act to appear on a specified date before
the court in chambers to enable the court to enquire into the financial position of the judgment
debtor and to make such order as the court may deem just and equitable.
(ii) If the court is satisfied that-
(aa) the judgment debtor or, if the judgment debtor is a juristic person,
a director or officer of the juristic person has knowledge of the abovementioned notice and that
he or she has failed to appear before the court on the date and at the time specified in the
notice; or
(bb) the judgment debtor, director or officer, where the proceedings
were postponed in his or her presence to a date and time determined by the court, has failed to
appear before the court on that date and at that time; or
(cc) the judgment debtor, director or officer has failed to remain in attendance at the proceedings or at the proceedings so postponed,
the court may, at the request of the judgment creditor or his or her attorney,
authorise the issue of a warrant directing a sheriff to arrest the said judgment debtor, director or
officer and to bring him or her before a competent court to enable that court to conduct a
financial inquiry. [Section 65A(6) of the Act]
(iii) Any person who-
(aa) is called upon to appear before a court under a notice in terms of
section 65A(1) or (8)(b) of the Act (where the sheriff, in lieu of arresting a person, hands to that
person a notice to appear in court) and who wilfully fails to appear before the court on the date
and at the time specified in the notice; or

(bb) where the proceedings were postponed in his or her presence to a
date and time determined by the court, wilfully fails to appear before the court on that date and
at that time; or
(cc) wilfully fails to remain in attendance at the proceedings or at the
proceedings so postponed,
shall be quilty of an offence and liable on conviction to a fine or to imprisonment
shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding three months. [Section 65A(9) of the Act]
(iv) On appearing before the court on the date determined in the notice in
terms of section 65A(1) or (8)(b) of the Act in pursuance of the arrest of the judgment debtor,
director or officer under a warrant referred to in section 65A(6) of the Act or on any date to
which the proceedings have been postponed, such judgment debtor, director or officer shall be
called upon to give evidence on his or her financial position or that of the juristic person and his
or her or its ability to pay the judgment debt. [Section 65D of the Act]
(v) Any person against whom a court has, in a civil case, given any judgment
or made any order who has not satisfied in full such judgment or order and paid all costs for
which he or she is liable in connection therewith shall, if he or she has changed his or her place
of residence, business or employment, within 14 days from the date of every such change notify
the clerk of the court who gave such judgment or made such order and the judgment creditor or
his or her attorney fully and correctly in writing of his or her new place of residence, business or
employment, and by his or her failure to do so such judgment debtor shall be guilty of an
offence and liable upon conviction to a fine or to imprisonment for a period not exceeding three
months. [Section 109 of the Act.]
4. Adminator of lightlifts
1: Admission of liability
Kindly take notice that the defendant admits liability to the plaintiff as claimed in this summons.
<u>Dated at</u> this day of, 20,
<u>Defendant</u>
(Must be witnessed by defendant's attorney or otherwise verified by affidavit)
OR

2: Notice of intention to defend?
To: THE CLERK OF THE COURT
Kindly take notice that the defendant denies liability and that defendant's affidavit setting forth
the grounds upon which defendant disputes liability is attached hereto.
Dated at this day of, 20,
Defendant/Defendant's attorney
(15 km physical address where service of process and documents shall be accepted)
<u></u>
<u></u>
(Postal address)

\* The original notice and affidavit must be filed with the clerk of the court and a copy thereof served on the plaintiff or plaintiff's attorney.

## No. 2A - Summons: Provisional Sentence

* For use in the Regional Court
IN THE REGIONAL COURT FOR THE REGIONAL DIVISION OF
Held at
<u>Case No of 20</u>
In the matter between
Plaintiff
and
Defendant
To the sheriff or his/her deputy:
(state residence or place of business
and if known, gender, occupation and place of employment)(hereinafter called
the defendant), that C.D. (state gender and occupation), of (residence or
place of business) (hereinafter called the plaintiff), hereby institutes action against
him or her in which action the plaintiff claims:
(1) Defendant is hereby summoned to pay to the plaintiff herein immediately after service of
this summons an amount of together with interest thereon at the rate of
% per annum as from
Plaintiff's claim against defendant for payment of the above-mentioned amount is for: (set out
the cause of action)
<u></u>
and a copy of which document is annexed hereto;
(2) By failing such payment, defendant is hereby called upon to appear before this court
personally or by a practitioner at (place and court if
necessary) on the

forenoon (or as soon thereafter as the matter can be heard) to admit or deny defendant's
liability for the said claim.
(3) If defendant denies liability for the claim, defendant shall not later than the
day of 20, file an affidavit with the registrar of this court, and serve a copy
thereof on the plaintiff or plaintiff's attorney at the address indicated for service on the
summons, which affidavit shall set forth the grounds of defendant's defence to the said claim,
and in particular state whether defendant admits or denies defendant's or defendant's agent's
signature which appears on the said and if it is defendant's agent's
signature whether defendant admits or denies the signature or authority of defendant's agent.
Defendant is further informed that in the event of defendant not paying the amount and interest
above-mentioned to the plaintiff immediately and if defendant further fails to file an affidavit as
aforesaid, and to appear before this court at the time above stated, provisional sentence may be
granted against defendant with costs, but that against payment of the said amount, interest and
costs, defendant will be entitled to demand security for the restitution thereof if the said
sentence should thereafter be reversed.
<u>DATED atthisday of20</u>
Registrar of the Regional Court
Plaintiff/Plaintiff's Attorney
(15 km Physical Address)
<u></u>
Postal Address
Facsimile number

Electronic Mail Address
<u></u>
$\underline{\ ^{*} \text{The plaintiff is prepared to accept all subsequent documents and notices at the facsimile}}$
address/electronic mail address/other address stated herein.
(Delete whichever is not applicable)
Costs, if the action is undefended, will be as follows:
Attorney's charges
(i) Issue of summons
(Item 2 of Part II of Table A) R
(ii) Attending court
(Item 7 of Part II of Table A) R
(iii) Judgment fees
(Item 3 of Part II of Table A) R
Court fees R
Sheriff's fees R
Sheriff's fees on re-issue of summons R
<u>Total</u> R
And take notice that-
(a) if defendant pays the said claim and costs immediately judgment will not be given
against defendant herein and defendant will save judgment charges;
(b) if defendant admits the claim and wishes to consent to judgment, defendant
may file with the registrar of the court an admission of liability signed by defendant and
witnessed by defendant's attorney, or otherwise verified by affidavit, and if defendant wishes to

undertake to pay the claim in instalments or otherwise, defendant may approach the plaintiff or plaintiff's attorney. Notice: Any person against whom a court has, in a civil case, given judgment or made any order who has not, within 10 days, satisfied in full such judgment or order may be called upon by notice in terms of section 65A(1) of the Act to appear on a specified date before the court in chambers to enable the court to inquire into the financial position of the judgment debtor and to make such order as the court may deem just and equitable. If the court is satisfied that-(ii) (aa) the judgment debtor or, if the judgment debtor is a juristic person, a director or officer of the juristic person has knowledge of the abovementioned notice and that he or she has failed to appear before the court on the date and at the time specified in the notice; or (bb) the judgment debtor, director or officer, where the proceedings were postponed in his or her presence to a date and time determined by the court, has failed to appear before the court on that date and at that time; or the judgment debtor, director or officer has failed to remain in attendance at the proceedings or at the proceedings so postponed, the court may, at the request of the judgment creditor or his or her attorney, authorise the issue of a warrant directing a sheriff to arrest the said judgment debtor, director or officer and to bring him or her before the court to enable that court to conduct a financial inquiry. [Section 65A(6) of the Act] (iii) Any person who-(aa) is called upon to appear before a court under a notice in terms of section 65A(1) or (8)(b) of the Act (where the sheriff, in lieu of arresting a person, hands to that person a notice to appear in court) and who wilfully fails to appear before the court on the date and at the time specified in the notice; or

(bb) where the proceedings were postponed in his or her presence to a
date and time determined by the court, wilfully fails to appear before the court on that date and
at that time; or
(cc) wilfully fails to remain in attendance at the proceedings or at the
proceedings so postponed,
shall be guilty of an offence and liable on conviction to a fine or to imprisonment
for a period not exceeding three months. [Section 65A(9) of the Act]
(iv) On appearing before the court on the date determined in the notice in
terms of section 65A(1) or (8)(b) of the Act in pursuance of the arrest of the judgment debtor,
director or officer under a warrant referred to in section 65A(6) of the Act or on any date to
which the proceedings have been postponed, such judgment debtor, director or officer shall be
called upon to give evidence on his or her financial position or that of the juristic person and his
or her or its ability to pay the judgment debt. [Section 65D of the Act]
(v) Any person against whom a court has, in a civil case, given any judgment or made any order who has not satisfied in full such judgment or order and paid all costs for
which he or she is liable in connection therewith shall, if he or she has changed his or her place
of residence, business or employment, within 14 days from the date of every such change notify
the registrar of the court who gave such judgment or made such order and the judgment creditor
or his or her attorney fully and correctly in writing of his or her new place of residence, business
or employment, and by his or her failure to do so such judgment debtor shall be guilty of an
offence and liable upon conviction to a fine or to imprisonment for a period not exceeding three
months. [Section 109 of the Act.]
months. [Dection 103 of the Act.]
1: Admission of liability
Kindly take notice that the defendant admits liability to the plaintiff as claimed in this summons.
Dated at day of
<u>Defendant</u>
(Must be witnessed by defendant's attorney or otherwise verified by affidavit)
OR

## 2: Notice of intention to defend\*

To: THE REGISTRAR

Kindly take notice that the	ne defendant denies	liability and that def	endant's affidavit setting	g forth
the grounds upon which	<u>defendant disputes li</u>	ability is attached he	reto.	
Dated at	this	day of	20,	
	<u></u>			
Defendant/Defendant's a	ttorney			
(15 km physical address	where service of pro	cess and documents	shall be accepted)	
		·····		
(Postal address)				

\* The original notice and affidavit must be filed with the registrar of the court and a copy thereof served on the plaintiff or plaintiff's attorney."

## <u>"No. 2B –</u>

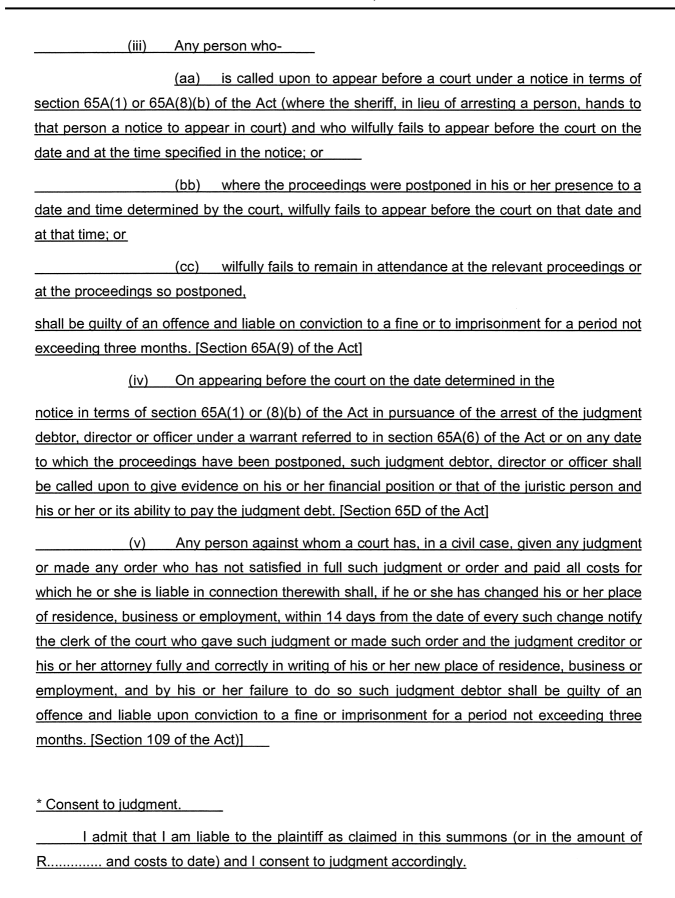
## **Combined Summons**

* For use in the District Court
IN THE MAGISTRATE'S COURT FOR THE DISTRICT OF
HELD AT
<u>Case No</u> of 20
In the matter between:
Plaintiff
<u>and</u>
Defendant
To the sheriff or his/her deputy:
INFORM A.B., of (state residence or place of business and in
known, gender, occupation and place of employment)(hereinafter called the
defendant), that C.D., (state gender and occupation), of (state residence of
place of business) (hereinafter called the plaintiff), hereby institutes action against
him or her in which action the plaintiff claims the relief and on the grounds set out in the
particulars annexed hereto.
INFORM the defendant further that if he or she disputes the claim and wishes to defend the
action he or she shall-
(i) within days of the service upon him or her of this summons file with
the clerk of this court at(set out the physical address of the clerk of the court
notice of his or her intention to defend and serve a copy thereof on the plaintiff or plaintiff's
attorney, which notice shall give an address referred to in rule 13(3) for the service upon the
defendant of all notices and documents in the action;
(ii) thereafter, and within 20 days after filing and serving notice of intention to defend
as aforesaid, file with the clerk of the court and serve upon the plaintiff or plaintiff's attorney a
plea, exception, notice to strike out, with or without a counter-claim.

INFORM the deter	<u>idant further that</u>	<u>if defendant fails to </u>	file and serve not	<u>tice as aforesaid</u>
judgment as claimed may	be given agains	t him or her without	further notice to	him or her, or if,
having filed and served se	<u>uch notice, defen</u>	dant fails to plead, o	except, make app	lication to strike
out or counter-claim, judg	gment may be gi	ven against him or	her. And immed	iately thereafter
serve on the defendant a	copy of this sun	nmons and return t	he same to the c	lerk of the court
with whatsoever you have	done thereupon.	<u>.</u>		
DATED at	this	day of	20	_
	<u></u>	<del></del>		
Clerk of the Court				
	<u></u>		,	
Plaintiff/Plaintiff's Attorney	<u>'</u>			
(15 km Physical Address)				
		<u></u>		
Postal Address				
		·····		
Facsimile Number				
Electronic Mail Address				
	<u></u>			
*The plaintiff is prepared	to accept all s	ubsequent docume	nts and notices	at the facsimile
address/electronic mail ad	ddress/other addr	ess stated herein.		
(Delete whichever is not	t applicable)			

If a claim is based on a liquidated sum of money, the defendant must take note that-

(a) in default of defendant paying the amount of the claim and costs within the said
period, or of defendant delivering a notice of intention to defend, he or she will be held to have
admitted the said claim and the plaintiff may proceed therein and judgment may be given
against defendant in his or her absence;
(b) if defendant pays the said claim and costs within the said period judgment will not
be given against defendant herein and he or she will save judgment charges. Defendant will
also save judgment charges if, within the said period, he or she lodges with the clerk of the
aforesaid Court a consent to judgment;
(c) if defendant admits the claim and wishes to consent to judgment or wishes to
undertake to pay the claim in instalments or otherwise, defendant may approach the plaintiff or
plaintiff's attorney.
Notice:
(i) Any person against whom a court has, in a civil case, given judgment or
made any order who has not, within 10 days, satisfied in full such judgment or order may be
called upon by notice in terms of section 65A(1) of the Act to appear on a specified date before
the court in chambers to enable the court to enquire into the financial position of the judgment
debtor and to make such order as the court may deem just and equitable.
(ii) If the court is satisfied that-
(aa) the judgment debtor or, if the judgment debtor is a juristic person,
a director or officer of the juristic person has knowledge of the abovementioned notice and that
he or she has failed to appear before the court on the date and at the time specified in the
notice; or
(bb) the judgment debtor, director or officer, where the proceedings
were postponed in his or her presence to a date and time determined by the court, has failed to
appear before the court on that date and at that time; or
(cc) the judgment debtor, director or officer has failed to remain in
attendance at the proceedings or at the proceedings so postponed,
the court may, at the request of the judgment creditor or his or her attorney, authorise the issue
of a warrant directing a sheriff to arrest the said judgment debtor, director or officer and to bring
him or her before a competent court to enable that court to conduct a financial inquiry. [Section
65A(6) of the Act]



<u>Dated</u>	at	this	day of	, 20,
<u>Defen</u>	dant			
WITN	ESSES:			
1.	(full names	s), (sig	nature)	<u>.</u>
	(address)			<u>.</u>
2.	(full names	s), (sig	nature)	<u>.</u>
	(address).			<u>.</u>
			<u>OR</u>	
* Notic	ce of intentio	n to defend.		
To the	e Clerk of the	e Court.		
Kindly	take notice	that the defendant hereby r	otifies his or her intentio	n to defend this action.
<u>Dated</u>	at	this	day of	, 20,
			<del></del>	
<u>Defen</u>	dant/Defend	ant's attorney		
<u>15 kr</u>	n physical	address from the Court-h	ouse for acceptance	of service of process or
docun	<u>nents</u>			
<u></u>				<u></u>
<u>Posta</u>	l address			
				······································
<u>Facsi</u>	mile (fax) nu	mber (where available)		······
Electr	onic mail (e-	mail) address (where availa	ble)	······
*The	defendant is	s prepared to accept all su	bsequent documents ar	nd notices at the facsimile
<u>addre</u>	ss/electronic	mail address/other address	s stated herein.	

(Delete whichever is not applicable)

* The original notice must be filed with the clerk of the court and a copy thereof served on the
plaintiff or plaintiff's attorney.
Costs if the action is undefended will be as follows:
<u>Summons</u> R
JudgmentR
Attorney's chargesR
Sheriff's feesR
Sheriff's fees on re-issueR
<u>Total:</u> <u>R</u>
ANNEXURE
Particulars of Plaintiff's Claim
Dated atthisday of20
Plaintiff/Plaintiff's Attorney
Address of Plaintiff/Plaintiff's Attorney

## No. 2B -

## **Combined Summons**

* For use in the Regional Court		
IN THE REGIONAL COURT FOR THE REGIONAL	AL DIVISION OF	
HELD AT		
		of 20
In the matter between:		
In the matter between:		
		Plaintiff
and		
<u></u>		Defendant
To the sheriff or his/her deputy:		
INFORM A.B., of	. (state residence of	r place of business and if
known, gender, occupation and place of employers		
defendant), that C.D. (state gender and occupat	ion), of	(residence or place
of business) (hereinafter called the p	laintiff), hereby instit	utes action against him or
her in which action the plaintiff claims the relief	and on the grounds	s set out in the particulars
annexed hereto		
INFORM the defendant further that if he or she	e disputes the claim	and wishes to defend the
action he or she shall-		
(i) within days of the serv	•	
the registrar of this court at(set of	ut the physical addr	ress of the registrar of the
court) notice of his or her intention to defend	and serve a copy	thereof on the plaintiff or
plaintiff's attorney, which notice shall give an ac	ddress referred to in	rule 13(3) for the service
upon the defendant of all notices and documents	in the action;	
(ii) thereafter, and within 20 days after	r filing and serving n	otice of intention to defend
as aforesaid, file with the registrar of the court a	nd serve upon the pl	laintiff or plaintiff's attorney
a plea, exception, notice to strike out, with or with	out a counter-claim.	

INFORM the defendant further that if defendant fails to file and serve notice as aforesaid
judgment as claimed may be given against him or her without further notice to him or her, or if,
having filed and served such notice, defendant fails to plead, except, make application to strike
out or counter-claim, judgment may be given against him or her. And immediately thereafter
serve on the defendant a copy of this summons and return the same to the registrar of the court
with whatsoever you have done thereupon.
DATED atday of20
Registrar
Plaintiff/Plaintiff's Attorney
(15 km Physical Address)
(15 kiii Priysical Address)
<u></u>
Postal Address
Facsimile Number
<u>raccimile rambor</u>
<u></u>
Electronic Mail Address
<u></u>
*The plaintiff is prepared to accept all subsequent documents and notices at the facsimile
address/electronic mail address/other address stated herein.
(Delete whichever is not applicable)
[Delete Willelievel 13 Hot applicable]

If a claim is based on a liquidated sum of money, the defendant must take note that-

(a) in default of defendant paying the amount of the claim and costs within the said
period or of defendant delivering a notice of intention to defend he or she will be held to have
admitted the said claim and the plaintiff may proceed therein and judgment may be given
against defendant in his or her absence;
(b) if defendant pays the said claim and costs within the said period judgment will not
be given against defendant herein and he or she will save judgment charges. Defendant will
also save judgment charges if, within the said period, he or she lodges with the registrar of the
aforesaid Court a consent to judgment;
(c) if defendant admits the claim and wishes to consent to judgment or wishes to
undertake to pay the claim in instalments or otherwise, defendant may approach the plaintiff or
plaintiff's attorney.
Notice:
(i) Any person against whom a court has, in a civil case, given judgment or
made any order who has not, within 10 days, satisfied in full such judgment or order may be
called upon by notice in terms of section 65A(1) of the Act to appear on a specified date before
the court in chambers to enable the court to enquire into the financial position of the judgment
debtor and to make such order as the court may deem just and equitable.
(ii) If the court is satisfied that-
(aa) the judgment debtor or, if the judgment debtor is a juristic person,
a director or officer of the juristic person has knowledge of the abovementioned notice and that
he or she has failed to appear before the court on the date and at the time specified in the
notice; or
(bb) the judgment debtor, director or officer, where the proceedings
were postponed in his or her presence to a date and time determined by the court, has failed to
appear before the court on that date and at that time; or
(cc) the judgment debtor, director or officer has failed to remain in
attendance at the proceedings or at the proceedings so postponed,
the court may, at the request of the judgment creditor or his or her attorney,
authorise the issue of a warrant directing a sheriff to arrest the said judgment debtor, director or
officer and to bring him or her before a competent court to enable that court to conduct a
financial inquiry. [Section 65A(6) of the Act]

(iii) Any person who-
(aa) is called upon to appear before a court under a notice in terms of
section 65A(1) or 65A(8)(b) of the Act (where the sheriff, in lieu of arresting a person, hands to
that person a notice to appear in court) and who wilfully fails to appear before the court on the
date and at the time specified in the notice; or
(bb) where the proceedings were postponed in his or her presence to a
date and time determined by the court, wilfully fails to appear before the court on that date and
at that time; or
(cc) wilfully fails to remain in attendance at the relevant proceedings or
at the proceedings so postponed, shall be guilty of an offence and liable on conviction to a fine
or to imprisonment for a period not exceeding three months. [Section 65A(9) of the Act]
(iv) On appearing before the court on the date determined in the
notice in terms of section 65A(1) or (8)(b) of the Act in pursuance of the arrest of the judgment
debtor, director or officer under a warrant referred to in section 65A(6) of the Act or on any date
to which the proceedings have been postponed, such judgment debtor, director or officer shall
be called upon to give evidence on his or her financial position or that of the juristic person and
his or her or its ability to pay the judgment debt. [Section 65D of the Act]
(v) Any person against whom a court has, in a civil case, given any judgment
or made any order who has not satisfied in full such judgment or order and paid all costs for
which he or she is liable in connection therewith shall, if he or she has changed his or her place
of residence, business or employment, within 14 days from the date of every such change notify
the registrar of the court who gave such judgment or made such order and the judgment creditor
or his or her attorney fully and correctly in writing of his or her new place of residence, business
or employment, and by his or her failure to do so such judgment debtor shall be guilty of an
offence and liable upon conviction to a fine or imprisonment for a period not exceeding three
months. [Section 109 of the Act)]
* Consent to judgment.
I admit that I am liable to the plaintiff as claimed in this summons (or in the amount of
R and costs to date) and I consent to judgment accordingly.
Dated at this day of

<u>Defendant</u>
WITNESSES:
1. (full names), (signature)
(address)
2. (full names), (signature)
(address)
<u>OR</u>
* Notice of intention to defend.
To the Registrar.
Kindly take notice that the defendant hereby notifies his or her intention to defend this action.
<u>Dated at</u> this day of, 20,
<u></u>
Defendant/Defendant's attorney
15 km physical address from the Court-house for acceptance of service of process or
<u>documents</u>
<u></u>
Postal address
Facsimile (fax) number (where available)
Electronic mail (e-mail) address (where available)
*The defendant is prepared to accept all subsequent documents and notices at the facsimile
address/electronic mail address/other address stated herein.

(Delete whichever is not applicable)

* The original notice must be filed with the registrar of the court and a copy thereof served on
the plaintiff or plaintiff's attorney.
Costs if the action is undefended will be as follows:
SummonsR
JudgmentR
Attorney's chargesR
Sheriff's feesR
Sheriff's fees on re-issueR
<u>Total:R</u>
ANNEXURE
Particulars of Plaintiff's Claim
Dated atthisday of20
<u></u>
Plaintiff/Plaintiff's Attorney
Address of Plaintiff/Plaintiff's Attorney